1 JESS R. MARCHESE, ESQ. Nevada bar # 8175 601 S. Las Vegas Boulevard Las Vegas, NV 89101 3 (702) 385-5377 Fax (702) 474-4210 4 marcheselaw@msn.com Attorney for Defendant –BAUTISTA 5 6 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

\* \* \* \* 7 8 9 UNITED STATES OF AMERICA, 2:20-CR-186-JCM-VCF 10 11 Plaintiff, STIPULATION AND ORDER 12 v. 13 SERGIO BAUTISTA, 14 Defendant. 15 16 17 STIPULATION AND ORDER TO CONTINUE REVOCATION HEARING 18 IT IS HEREBY STIPULATED AND AGREED by and between JESS R. MARCHESE, 19 ESQ. Counsel for Defendant SERGIO BAUTISTA and STEPHANIE IHLER, Assistant United 20 States Attorney, that sentencing currently scheduled for March 2, 2021 at 11:00 a.m., be vacated 21 and reset to a date and time convenient to the court. 22 This Stipulation is entered into for the following reasons: 23 1. Counsel for the defendant has spoken to his in-custody client and he has no objection 24 to the request for continuance. 25 2. Counsel for the defendant has spoken to counsel for the United States and she has no 26

objection to the continuance.

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- 3. Counsel for the defense is set to start an invoked jury trial on March 1, 2021 in *State v Rivera* C-18-333891-1. Given the pandemic, courtroom trial space in State court is at a premium and Mr. Rivera's case must go forward as he has remained in custody for the entirety of his case.
- 4. For all the above-stated reasons, the ends of justice would best be served by a continuance of the Revocation Hearing for approximately thirty (30) days.

This is the first request for continuance filed herein.

DATED: February 25, 2021

JESS R MARCHESE, ESQ.

601 S. Las Vegas Blvd.

Las Vegas, Nevada 89101

Attorney for Defendant

STEPHANIE IHLER, ESQ.

Assistant United States Attorney

501 Las Vegas Blvd South #5000

Las Vegas, Nevada 89101

1 JESS R. MARCHESE, ESQ. Nevada bar # 8175 601 S. LV Boulevard Las Vegas, NV 89101 3 (702) 385-5377 Fax (702) 474-4210 4 marcheselaw@msn.com Attorney for Defendant-BAUTISTA 5 6 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

\* \* \* \* 7 8 9 2:20-cr-186-JCM-VCF UNITED STATES OF AMERICA, 10 11 Plaintiff, 12 v. 13 SERGIO BAUTISTA, 14 Defendant. 15 16 17 FINDINGS OF FACT 18 Based on the pending Stipulation of counsel, and good cause appearing therefore, the 19 Court finds: 20 This Stipulation is entered into for the following reasons: 21 1. Counsels for the defendant has spoken to his in-custody client and he has no 22 objection to the request for continuance. 23 24 2. Counsel for defendant has spoken to United States' counsel and she has no objection 25 to the continuance. 26 3. Counsel for the defense is set to start an invoked jury trial on March 1, 2021 in State 27 v Rivera C-18-333891-1. Given the pandemic, courtroom trial space in State court 28

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is at a premium and Mr. Rivera's case must go forward as he has remained in custody for the entirety of his case. 4. For all the above-stated reasons, the ends of justice would best be served by a continuance of the Revocation Hearing for approximately thirty (30) days. This is the first request for continuance filed herein. **ORDER** IT IS HEREBY ORDERED that the Hearing currently scheduled for March 2, 2021, at 11:00 a.m., be continued to April 5, 2021, at 11:00 a.m., Courtroom 3A, via video conferencing and the parties will receive an invitation to appear. 1st March DATED this \_\_\_\_\_ day of \_\_ DANIEL J. ALBREGTS, U.S. Magistrate Judge